

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश शासन द्वारा प्रकाशित

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भाग |--वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उपराज्यपाल श्रीर जुडिशल कमिश्नरज् कोर्ट द्वारा श्रीयसूचनाएं इत्यादि

HIMACHAL PRADESH ADMINISTRATION

APPOINTMENTS DEPARTMENT

NOTIFICATIONS

Simla-4, the 12th December, 1956

No. Admn. 4-56/49.—In exercise of the powers conferred under section 12 of the Criminal Procedure Code, the Lieutenant Governor, Himachal Pradesh, is pleased to confer the powers of a Magistrate of the 1st Class on Shri Gita Ram, Compensation Officer, Mahasu, to be exercised within the limits of Mahasu District with effect from 9th December, 1956.

K. N. CHANNA, I.A.S.,

Chief Secretary.

Simla-4, the 12th December, 1956

No. Admn. 4-17/56.—On return from 32 days earned leave Shri Sarupa Nand, resumed charge of the post of Compensation Officer, Chamba on the 16th November, 1956 (F.N.).

BAŞANT RAL, Assistant Secretary.

Simla-4, the 17th December. 1956

No. Admn. 8-78/56.—The Lieutenant Governor. Himachat Pradesh, is pleased to appoint Shr! Hans Raj Mahajan, as officiating Deputy Commissioner, Bilaspur, with effect from the forenoon of the 1st December, 1956.

Simla-4, the 17th December, 1956

No. Admn. 8-78/56.—In exercise of the powers conferred by Section 10(1) of the Code of Criminal Procedure, 1898,

the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri Hans Raj Mahajan as a Magistrate 1st Class. Rilaspur District to be the District Magistrate of the said District with effect from the forenoon of the 1st December. 1956.

Simla-4. the 17th December, 1955

No. Admn. 8-78/56.—Under the provisions of Section 12 of the Code of Criminal Procedure. 1898, the Lieutenant Governor, Himachal Pradesh, is pleased to appoint Shri Hans Raj Mahajan as a Magistrate of the 1st Class in the Bilaspur District, with effect from the forenoon of the 1st December, 1956.

By order. K. N. CHANNA. I.A.S., Chief Secretary.

JUDICIAL COMMISSIONER'S COURT

NOTIFICATIONS

Simla-1, the 11th December, 1956

No. J. C. 5 (32)/51-11.—Under paragraph 43 (1) of the Himachal Pradesh (Courts) Order, 1948, the Judicial Commissioner, with the previous approval of the Lieutenant Governor. Himachal Pradesh, is pleased to notify the following holidays to be observed in the Court of the Judicial Commissioner, Himacha! Pradesh, and in the Civil Courts, subordinate thereto, during 1957.

Name of holidays	Date	Days of the week	No. of holidays
Guru Gobind Sin	Ist January	Tuesday	1
Birthday Republic day	8th January	Tuesday	1
Republic day	26th January	Saturday	1
Basant Panchami	5th February	Tuesday	i
Guru Ravi Dass			
Birthday	14th February	Thursday	1
Himachal Swatant	rata		
Sangram Divas	18th February	Monday	1
Shivratri	27th February	Wednesda	v 1
Holi	15th March	Friday	ĺ
Ram Naumi	8th April	Monday	1
Mahavir Jayanti	12th April	Friday	1
Baisakhi	13th April	Saturday	1
Himachal Day	15th April	Monday	ī
Good Friday	19th April	Friday	1
Budh Purnima	13th May	Monday	1
Muharram	7th August	Wednesday	1
Raksha Bandhan	10th August	Saturday	1
Independence Day	15th August	Thursday	1
Janam Ashtami	19th August	Monday	1
Mahatma Gandi	ni's		
Birthday	2nd October	Wednesday	1
Dussehra	30th Septembe	r Monday	
	to 5th October		6
Maharishi Balmik			-
Birthday	. 8th October	Tuesday	1
Diwali	22nd and 23rd		=
	October	Wednesda	y 2
Tika (Vir Puja)	24th October		ī
Guru Nanak De			-
		Thursday	1
Birthday Christmas Day	25th December	Wednesday	í
Guru Gobind Singl	1'S		-
Birthday	28th December	Saturday	1
	To	tal	32

RESTRICTED HOLIDAYS

In addition to this, the following days are declare as restricted holidays for the class of Government Servants noted against each

Juma-tul-Vida 26th April Friday For Muslim Employees only

Jd-ul-Fiter 2nd May Thursday 1 do ld-ul-Zuha 9th July Tuesday 1

N. B.—The maximum number of local holidays, peculiar to particular Districts, has been fixed at three and those will be notified separately.

Simla-1, the 11th December, 1955

No. J. C. 5 (32)/51-II.—The following local holidays will be observed in the Court of the Judici. Commissioner, Himachal Pradesh, Simia, during 1957:the Judicia

- I. Sipi Fair .. 14-5-57
- 2. Lavi Fair 11-11-57
- Death Anniversary of L. Lajpat Rai 17-11-57

By order. H. L. SONI,

Registrar,

HOME DEPARTMENT

NOTIFICATION

Simla-4, the 12th December, 1956

·No. HGT. 77-79/55.—In exercise of the powers vested in him under Sections 7 and 12 of the Police Act of 1861 (V of 1861) as extended to Himachal Pradesh, the Lieutenant Governor, Himachal Pradesh, is pleased to enforce Punjab Police Rules 23.35 (5), 23.36, 23.37 and sub-rules 2 and 3 of Rule 23.38 with the following modification:-

"Substitute the words 'A.I.G., CID/HP" for the words 'A.I.G. Crime and Criminal Tribes, Punjab' in Rules 23.36 (1), 23.37 (1)(a), (b), (c) and 23.38

By order.

A. GUPTA, I.P., Additional Secretary.

EDUCATION DEPARTMENT

ORDER

Simla-4 the. 14th December, 1956

No. E. III-153/54.—Whereas a departmental enquiry into the conduct of Shri Prem Singh, District Inspector of Schools, Mandi, is contemplated;

2. Now therefore, in accordance with the provision of Rule 55 of the C.S. (C.C. & A) Rules, the Lieutenant Governor, Himachal Pradesh is pleased to appoint Shri Mahabir Singh. Deputy Commissioner, Mandi, as enquiry officer for the purpose of conducting the aforesaid enquiry.

> By order, K. R. CHANDEL. Assistant Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATIONS

Simla-4, the 13th December, 1956

No. 1&S. 107-720/55.—In supersession of this office Notification No. 1&S. 53-295/55, dated the 13th October, 1955, the Lieutenant Governor, Himachal Pradesh, is pleased to reconstitute the State Metric Committee for Himachal Pradesh with the following personnel, to consider problems and difficulties which are likely to be accountered in the charge over from the foot-pound encountered in the change over from the foot-pound system to the Metric system:-

1. Chief Secretary	٠.	Chairman
Secrmetary Industries and Development Commissioner	• •	Vice Chairman
 Finance Secretary Director of Agriculture Director of Public Relations Director of Land Records Director of Education Director of Health Services Chief Engineer, P.W.D. Marketing Officer (Industries 	•	Member Member Member Member Member Member Member Secretary.
		Ry order

By order, M. S. JANDROTIA, for Secretary. Simla-4, the 13th December, 1956

No. 1&S. 8-3/56.—The Lieutenant Governor, Himachal Pradesh, on the advice of the Union Public Service Commission, New Delhi, has been pleased to appoint Shri Sri Krishan Sharma as Assistant Director of Industries (Development), Himachal Pradesh, at the rate of Rs. 250 p.m. in the scale of Rs. 250-25-750, with effect from the 10th December, 1956 (afternoon).

M. S. JANDROTIA,

Assistant Secretary.

MEDICAL DEPARTMENT

NOTIFICATION

Simla-4, the 17th December, 1956

No. M. 65-406/56.—The following notification issued by the Government of India, Ministry of Health, is printed for the general information of public.

R. C. GUPTA, Assistant Secretary.

GOVERNMENT OF INDIA MINISTRY OF HEALTH

New Delhi, the, 1st September, 1956

No. F. 1-65/56-HII.—The Government of India have made a provision of Rs. 497 lakhs (Rupees 400 lakhs at the Centre and rupees 97 lakhs in the States) for Family Planning. In order to effectively direct Family Planning Programme it is considered necessary to set up a high level Family Planning Board.

The Ministry of Health have accordingly decided to set up a Family Board consisting of the following:—

Chairman

1. The Union Minister of Health.

Members

- 2. The Minister of Revenue and Civil Expenditure.
- Shrimati M. Chandrasekhar, Deputy Minister of Health.
- 4. Shrimati Durgabai Deshmukh, Chairman, Central Social Welfare Board.
- Dr. J. C. Ghosh, Member of the Planning Commission.
- Dr. John Mathai, Chairman, Governing Body. Demographic Teaching and Research Centre, Bombay.
- Shrimati Dhanvanthi Rama Rau, President. Family Planning Association of India, Bombay.
- 8. Shri Choitram P. Gidwani.
- 9. Shrimati Anasuyabai Kale.
- 10. Shrimati Savitri Negam.
- 11. Dr. S. C. Sen.
- 12. Prof. P. C. Mahalanobis.
- 13. Shrimati Soundaram Ramchandran,
- 14. Secretary, Planning Commission.
- 15. Secretary, Ministry of Finance.
- 16. Secretary, Ministry of Health,
- 17. Director General of Health Services.

Secretary

Family Planning Officer, Ministry of Health.

The Board may coopt additional members for ad hoc

Members of the Board shall normally hold office for a period of five years.

Functions

The family Planning Board will advise on the following matters:—

(i) Research and studies on inter-relationship

- between economic, social and population changes, on reproductive patterns, attitudes and motivations affecting the size of the family planning.
- (ii) Educating public opinion on matters of family planning.
- (iii) Advice and necessary service in family planning as an integral part of the public health activities through hospitals, health centres and clinics.
- (iv) Facilities for the training of personnel in family planning.
- (v) Formulation of schemes for the improvement of the health of mothers and children and for bringing about better conditions of family living.
- (vi) Research on and the production of contraceptives.
- (vii) Literature and periodicals in furtherance of the objectives of the scheme.

The recommendations of the Family Planning Board will be implemented by the Ministry of Health.

With the setting up of the Family Planning Board, the Family Planning Research and Programmes Committee and the Family Planning Grants Committee constituted by the Government of India in the Ministry of Health letter No. 2637-P/53, dated the 6th May. 1953 respectively stand dissolved.

Ordered that a copy of the resolution may be communicated to all the State Governments, all the Members of the Board, all the Ministries of the Government of India, Comptroller and Auditor General of India, Planning Commission, Cabinet Secretariat, Prime Minister's Secretariat, Parliamentary Secretariat and Department of Parliamentary Affairs.

Ordered also that it be published in the Gazette of India and that State Governments should be requested similarly to publish it in the State Gazettes for general information.

V. K. B. PILLAI, Secretary.

PLANNING AND DEVELOPMENT DEPARTMENT

NOTIFICATION

Simla-5, the 18th December, 1956

No. D. 108-14/53-II—Shri Durga Dass Tehsildar, Kasumpti, assumed charge of the post of Block Development Officer, Kasumpti-Suni Block, Kasumpti, in addition to his own duties with effect from the 4th December, 1956 (afternoon).

He will not be entitled to any extra remuneration for the additional duties of the post of Block Development Officer.

M. S. JANDROTIA,
Assistant Secretary.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Simla, the 14th December, 1956

No. PW. 59-9/55-53643-47.—22 days leave with effect from 1st December. 1956, to 22nd December. 1956, with permission to suffix 23rd December. 1956, being Sunday, is hereby sanctioned to Shri K. M. Aggarwal, Executive Engineer, Irrigation Division, Simla, subject to the verification of title of leave by the Accountant General, Punjab, Simla.

Shri M. L. Passi, Assistant Engineer, Irrigation Sub-Division, Simla, will hold the acting charge in the absence of Shri K. M. Aggarwal, in addition to his own duties.

Simla, the 14th December. 1956

No. PW. 59-8/55-53650-5-4.—Shri M. Rama Rao, Executive Engineer, Mahasu Division, Simla, took over additional charge of Irrigation Division, Simla, on the afternoon of 16th November, 1956, from Shri K. M. Aggarwal, Executive Engineer, Irrigation Division, Himachal Pradesh P.W.D. Simla, who had proceeded on 5 days earned leave with effect from 19-11-1956, with permission to prefix 17th and 18th November, 1956, being holidays.

G. R. NANGEA, Secretary.

REVENUE DEPARTMENT

NOTIFICATIONS

Simla-4, the 14th December, 1956

No. R. 86-6.56.—The Financial Commissioner, Himachal Pradesh, with the previous sanction of the Lieutenant Governor, Himachal Pradesh, is pleased to make the rules as in the Annexure to regulate the supply of copies of record under the control of the Financial Commissioner, Himachal Pradesh.

These rules shall come into force from the date of its publication in the Gazette.

By order, BASANT RAI, Assistant Secretary.

"ANNEXURE"

Rules for the supply of copies of records under the control of the Financial Commissioner, Himachal Pradesh.

1. INTRODUCTORY

- 1. These rules may be called the Copying Agency Rules for the office of the Financial Commissioner, Himachal Pradesh.
 - 2. In these rules:--
 - (a) 'Records' means and includes any portion of a record and any document, map, plan or other paper attached to, or forming part of the record of any case, suit, appeal, enquiry, trial or other proceedings in any revenue court or office subordinate to as well as in the court and office of the Financial Commissioner, Himachal Pradesh
 - (b) 'Copying Agency' means the branch in the office of the Financial Commissioner, Himachal Pradesh, meant for the supply of copies of records to the litigant public.
 - (c) 'Officer-in-charge' means the head of the Copying Agency and the Assistant Secretary (Revenue) to Himachal Pradesh Administration shall be deemed to be such an officer.
 - (d) 'Copying Supervisor' means the Clerk of Court or in his absence such official as may be appointed by the Financial Commissioner, Himachal Pradesh.
 - (e) 'Copying Agent' means the clerk appointed to keep regular accounts in the registers prescribed under these rules.
 - (f) 'Examiner' means the Translator authorised to examine copies of records with originals in the office of the Financial Commissioner, Himachal Pradesh.
 - (g) 'Court' means the court of the Financial Commissioner, Himachal Pradesh.
- 2A. Responsibility of Assistant Secretary (Revenue) to Himachal Pradesh Administration.—The Assistant Secretary (Revenue) to Himachal Pradesh Administration being the office-in-charge of the Copying Agency, shall be responsible for making proper arrangements to meet the convenience to the litigant public, requiring copies of records in the Financial Commissioner's office.

2. PERSONS ENTITLED TO OBTAIN COPIES OF RECORDS

- 3. (i) Grant of a copy of record to persons entitled.—
 A copy of record shall be granted in the manner prescribed by these rules to any person who, under the law for the time being in force, or under these rules, is entitled to receive it.
- (ii) Persons entitled to obtain copies.—A plaintiff or a defendant who has appeared in a case, or a suit, is entitled during the pendency of the suit, to obtain copies of the records of the case or suit including documents, exhibited in evidence by the court.
 - Note.—A party to a case or suit who has been ordered to file a written statement is not entitled to get a copy of the written statement of his opponent until he has first filed his own.
- (iii) When a stranger to a case can obtain copies of records.—A stranger to a case or suit may, after decree or passing of an order, obtain copies of the plaint, pleas, written statements, affidavits and petitions filed in the case or suit, as also copies of judgments, decrees or orders; but copies of documents, exhibited in evidence shall not be granted except with the consent of the person by whom they were produced. He may also, for sufficient reasons shown to the satisfaction of the court, obtain copies of such documents before decree or order.
- (iv) Grant of copies of orders passed under the Land Revenue and Tenancy Acts by competent authority.—Copies of the orders passed by a competent authority on proceedings under the Land Revenue and Tenancy Acts shall be granted. But copies of records and recommendations made by Revenue Officers to their superior officers in connection with such proceedings shall not be given, unless, in the opinion of the officer by whom the order was passed, they are necessary for the understanding of his order.
- (v) Supply of copies of documents to persons having litigation with Government.—Except with the previous sanction of the Financial Commissioner, no copies of documents shall be supplied to any person not otherwise entitled to them, between whom and Government there is any likelihood of litigation.
- (vi) Supply of copies of privileged ducuments.—Official letters are privileged documents, copies of which no person has any claim whatsoever. Should it be desirable to grant copy of a letter or of an extract of a letter received from a superior officer, reference should in every case be made to the superior officer for permission.
 - 3. APPLICATIONS FOR COPIES OF RECORDS
- 4. Manner of applying for copies of records.—An application for a copy of a record may be made in person or by post or through an agent authorised to act for the person who is entitled to it. The full name, parentage and address of the applicant should be given and it should also be stated if the copy is required for 'private use'. The application shall be made in form C.D. 1. which can be had on payment of six pies per copy from licenced stamp vendors. Applications which contain all the required particulars but are not in the prescribed form should, however, not be returned.
- 5. One application to be made for copies of records concerning a single cause or matter.—Only one application need be made for copies of papers concerning a single cause or matters which are in the same record; e.g., if copies are required of for separate papers in one record, only one application is necessary.
- 6. Stamping of applications for copies.—Each application for grant of a copy of a record must bear an adhesive court-fee label of four annas leviable under article I(a) Schedule II to the Court-fees Act.
- 4. PROCEDURE ON RECEIPT OF APPLICATIONS
- 7. Applications for copies to be received by whom.—
 Applications for copies shall be received by such official as may be appointed by the Financial Commissioner and in absence from headquarters by an official of the court as may be authorised by the Financial Commissioner. They shall satisfy themselves that the applicant is entitled to the copy applied for by him.

- 8 (i) On receipt, the application shall be scrutinised by such official as may be appointed by the Financial Commissioner or in his absence by an official of the court as may be authorised by the Financial Commissioner who shall return it-
 - (a) if the original of which a copy if applied for, is not traceable;
 - (b) if the name of the village or the date of the order noted in the application does not appear to be correct:
 - (c) if any other information is necessary.
 - -Application shall not, however, be returned where the court fee stamps borne on them are not properly endorsed by the stamp vendors. In such cases the matter shall be referred to the Collectors of the Districts concerned for proceedings against the stamp vendor under section 34 of the Court-fees Act.
- (ii) If the application does not require to be returned or after its resubmission, such official as may be appointed by the Financial Commissioner shall, if the copy can be given, order it to be prepared.
- (iii) Rejection of application for copies .--If a copy of a record applied for cannot be given under the law or the application does not contain the required information, it shall be rejected by such official as may be appointed by the Financial Commissioner, as the case may be.
- (iv) Official appointed by the Financial Commissioner to take the orders of Financial Commissioner in case of doubt.—In any case in which a genuine doubt arises, or the sanction of higher authority is required to the grant of the copy of a record, the official appointed by the Financial Commissioner shall take the orders of the Financial Commissioner.

5. REALISATION OF THE COST OF COPIES

9. Payment of copying fee in advance.—(i) Every application for a copy of a record shall, as far as possible, bear in advance a court-fee stamp of Rs. 5 as the cost of preparing the certifying such copy. This fee shall be in addition to any 'Urgent' or 'Search' fee and the four annas court-fee stamp leviable under rule 6.

Note.—In cases where fee at a flat rate is not prescribed the cost of the copy shall be assessed by the Assistant Secretary (Revenue) to Himachal Pradesh Administration under rule 37 (ii) infra.

- (ii) In the case of a person who desires to take delivery of the copy personally, the Copying Agent after ascertaining the cost of the copy shall communicate it to the applicant with the least possible delay, and shall direct that court-fee stamps of the requisite amount be affixed to the application. After this has been done the preparat-tion of the copy shall be taken in hand.
- (iii) If the application for a copy is received by post the Copying Agent shall similarly assess the cost of the copy, after consulting the relevant files. He shall indicate the cost of copy on the application which shall then be returned in original to the applicant. In all such cases the registration charges shall also be included in the cost of the copy as well as the amount of service postage stamps used in returning the application. When the application is received back bearing the requisite court-fee stamps, it shall be duly registered for preparation of the copy applied for. A receipt in form C.D. 10 shall be issued at the same time by the Translator. The amount received by money order need not, however, be acknowledged in form C.D. 10 In such cases the money order coupon signed by the Translator will serve the purpose of a receipt. (iii) If the application for a copy is received by
- (iv) No urgent fee shall be accepted unless presented in court-fee stamps with the application for a copy.
- 10. (i) Grant of refunds.—If an applicant withdraws his application after a copy has been prepared, no refund shall be allowed; but when it has not been prepared the shall be allowed; but when it has not been prepared the amount shall be refunded after deducting one-fourth. The refund may be made personally or by postal money order after deducting the money order commission.

- All funds shall be granted under the orders of the Assistant Secretary or in his absence by the Clerk of Court, in form C.D. 9. The treasurer of the office shall hold a permanent advance of Rs. 50 for this purpose.
- (ii) Manner of preparation of refund vouchers .shall be made by the Copying Supervisor (Clerk of Court) or in his absence by such official as may be appointed by the Financial Commissioner out of the imprest kept with the treasurer of the office which shall be recouped by means of a contingent bill on the last working day of the month or earlier if necessary. The contingent bill shall be classified as debitable to the head XLVII-Miscellaneous Departments-Deduct Funds. The refund vouchers (C.D. 9) shall be prepared in all cases in which a refund is actually made either in person or by money

The particulars entered in the refund bill shall be verified by such official as may be appointed by the Financial Commissioner, countersigned by the Clerk of Court and the pay order passed by the Assistant Secretary.

- (iii) Cancellation of refund orders.-All refund orders shall be cancelled at the time of recouping the advance. The word 'Cancelled' shall be written in red ink or stamped with a rubber stamp of suitable size across each order by such official as may be appointed by the Financial Commissioner and initialled by the Clerk of Court.
- (iv) Disposal of undelivered money orders.—(a) The amount of undelivered money orders shall be credited in the permanent advance by making a reverse entry (in red ink) in the permanent advance register C.D.4 which shall be kept and maintained personally by such official as may be appointed by the Financial Commissioner and also by making a note in the relevant refund voucher C.D. 9.
- (b) Time limit for refunds.-If the amount of refund is not claimed within a period of three months from the date, it was sanctioned, it shall lapse and no further claim in respect thereof shall be considered.
 - Note.—Punching and cancellation of court-fee stamps.

 The court-fee stamps affixed to the applications for copies shall be punched and cancelled immediately on receipt by such official as may be appointed by on receipt by such official as may be appointed by the Financial Commissioner, as the case may be, in the manner prescribed by Section 30 of the Court-fees Act, read with rule 1, chapter 14-C of the High Court Rules and Orders, Volume
- 11. (1) Maintenance of Register C.D. 6-Modes of punching and cancellation of court-ees stamps—Maintenance of guard file.—The Copying Agent shall maintain a register in form C.D. 6 for payments received by money order or through V.P.P. He shall then convert all suchpayments into court-fee stamps, affix them to the application, then cancel the court-fee stamps, affixed to it by punching out the figure-head 50 as to leave the amount designated on the stamp untouched and the part removed by punching shall be burnt or otherwise destroyed. As an additional precaution, the cancelling officer shall affix his signature and the date across each label, at the time of cancellation in durable ink. He shall then hand over the application to the translator against the letter's receipt in register C.D. 6. The money order and the V.P.P. coupons should be pasted in a separate guard file and numbered serially. The Clerk of Court or in his absence such official as may be appointed by the Financial Commissioner shall check register C.D. 6 fortnightly and initial in the remarks column.
- (2) Stock of receipt books in form C.D. 10 and maintenance of register C.D. 12.—The receipt book in form C.D. 10 shall contain 200 receipts, with a consecutive receipt number printed on each receipt and counterfoil. The stock of these books shall remain in the personal custody of such official as may be appointed by the Financial Commissioner who shall keep an account of receipts and issues in form C.D. 12.

- (3) Retention of counterfoils of receipts, etc., for audit.— The counterfoils of receipts, issues and payment orders duly completed shall be similarly retained by the Translator and produced for audit.
- 12. Translator's duties.—If a copy is ordered, the Translator shall—
 - (a) endorse or cause to be endorsed thereon the date and, in the case of urgent applications the time, of presentation;
 - (h) initial the endorsement:
 - (c) cause the application to be registered as hereinafter provided;
 - (d) cause the court-fee stamp (if affixed) thereon to be cancelled according to law; and
 - (e) obtain from the applicant, a non-judicial stamp, if required.
- 13. Applicant to be informed of the date and time of delivery of copy.—If a copy is ordered to be prepared, the Copying Agent shall, in the case of personal applications tell the applicant the date and time the copy is likely to be ready for delivery. This shall, however, ordinarily be not later than the third working day. But an applicant for urgent copy, provided his application is present with the urgent fee within the first two hours of the working day, shall be entitled to have his copy before the close of the same day, if possible, if the application be presented later, the copy shall be furnished, if possible in the forenoon of the following working day.
- 14. Maintenance of register C.D. 2.—A register in form C.D. 2 shall be maintained by the Copying Agent in which every application filed for a copy of a record, shall, whether sanctioned or not be entered forthwith. It is not necessary to maintain separate registers for English and vernacular copies. Columns 1-6 of this register shall be written up in respect of each application as soon as orders regarding the disposal of the application have been passed under rule 8 (ii) or 8 (iii). Column 7 and onwards shall be written up as soon as the copy is ready for delivery. At the end of each month the Copying Agent shall total column 23 and enter the total in the column below the last entry in red ink. At the beginning of each month, the Copying Agent shall enter afresh in this register all previous entries made in the register not disposed of at the end of the previous month, and shall cancell the previous entries in their respective places. The entries made at the beginning of April each year shall, however, be numbered afresh giving the respective old numbers (as 599/1).
- 15. Rejection of application for copies to be notified to the applicant—description of applications—return of incomplete applications.—If for any reason any application is rejected or it be impossible to prepare the copy asked for, the fact shall be noted across the columns of register C.D. 2 and an appropriate reply sent to the applicant by means of a post-card. The amount on account of the cost of copying, registration and V.P.P. charges shall be refunded to the applicant, after deducting the usual money order commission. Column 6 of register C.D. 4 shall be entered up. The receipt obtained through the post office shall be carefully filed. Such applications shall be destroyed by such official as may be appointed by the Financial Commissioner after one month in the presence of the Clerk of Court. Incomplete applications shall, however, be returned to the applicants by bearing post.

6. MANNER OF MAKING COPIES

16. Preparation of copies by copyists—Qualifications of Copying Agent.—The copies of records applied for shall be prepared by a clerk of clerks known as copyists, specially the Copying Agent should at least be a matriculate, having a good and neat handwriting He should be able to typewrite at least at the speed of 45 words a minute. His character should also be thoroughly verified.

Every copy made under these rules shall-

(a) if in English, be written in a good legible hand or typed;

- (b) if in Urdu, be written in Nastalik style;
- (c) if in Hindi, be written in good legible Devnagri script;
- (d) be written with ink of a good quality; and
- (e) be written or typed on Government watermarked paper, meant for preparing copies, except in the cases provided for in rules 19 and 20.
- (ii) Marginal reference shall be made on the copy to the paging of the original.
- (iii) If more than one copy of the same record is ordered to be prepared at the same time, as much use as possible should be made of duplicating processes.
- 17. A heading containing a short description of the record to be prefixed to a copy.—To every copy made under these rules shall be prefixed a heading containing a short description of record, the name and hadbast number of the estate and the name of the tehsil and district to which such record relates. In the case of a copy of a judgment or order, such heading shall also contain the following particulars:—
 - (a) the court or office by which the case was decided, giving the name and powers of the presiding officer, and in an appellate case, the name and official designation of the officer whose order was appealed against and the date of that order;
 - (b) the date of the institution of the suit, proceeding or appeal as the case may be;
 - (c) the name and description of the parties; and
 - (d) the subject matter of the suit of proceeding and the estate, tehsil and district in which situate.
- 18. Copying Agent shall have no access to the Vernacular Record Room.—The Copying Agent shall in no circumstances be allowed access to the record room. Files shall be given to him on requisition by the Vernacular Record Keeper. No files or parts of files shall be removed by the Copying Agent from the vernacular record room. The Translator shall be responsible for the safe custody and careful handling of all files given to the Copying Agent.
- 19. Translator responsible for safe custody of files.—Copies of records which are kept in tabular form shall be supplied on the forms used in Government Offices.
- 20. Supply of copies of forms—forms for copies of decrees and heading of opening sheets—.—Copies of decrees; and headings of 'opening sheets' in revenue records; and others should be at the discretion of such official as may be appointed by the Financial Commissioner or in his absence the Translator be given on such forms as are indicated in rule 17.
- 21. Supply of a copy of copy.—A copy of a record shall never be granted unless expressly asked for, as for instance in order to call in question the correctness of the copy granted. The fact that it is so required shall particularly be entered in the heading.
- 22. Sheets of papers on which copy is made to be stitched together in book form.—If a copy covers more than one sheet of paper the sheets of paper on which the copy is made should be stitched together in book form, and should not be attached one to the end of the other so as to form a roll.
- 23. Particulars be endorsed on a copy.—After the copy has been made, and before, it has been revised and attested, the following particulars shall be endorsed thereon in the case of copies made in the English language, in English, and in the case of copies made in Urdu or Hindi in that language:—
 - (a) the number of the application in register C.D. 2. pt
 (b) the date of presentation of the application for a copy;
 - (c) the number of words or pages:

- (e) name of the copyist;
 - (f) date on which the copy was completed by the copyist; and
 - (g) the cause of delay, if the copy has been completed after the third day from the date of application.

7. REVISION AND ATTESTATION OF COPIES

- 24. Translator to examine and certify copies.—A copy shall not be delivered to any person until it has been examined, certified, stamped and paged. The official entrusted with this duty will be the Translator who shall be responsible for the compliance in all respects, of the provisions of the law and of these rules and orders.
- 25. Translator to compare and attest copies.—The Translator shall, before he attests any copy in the manner prescribed by these rules:—
 - (a) personally compare such copies with the original record from which it has been made. For the purpose of facilitating the comparison of any copy, the Copying Agent or the copyist who made it may be called upon to assist by reading out the original;
 - (b) attest every a'teration made in such copy by initialling tl e same;
 - (c) examine and initial the endorsements made upon the copy in accordance with these rules;
 - (d) examine the headings and form of the copy, and see that they are in accordance with the law, rules and directions applying to such copy;
 - (e) see that the copy is written unless typed, on the prescribed quality of paper with ink of good quality and in neat legible handwritting;
 - (f) See that the fees have been correctly calculated and entered in the register;
- 26. Endorsement on copies to be made by the Translator.

 —When any copy is found to be in all respects correct and ready for delivery to the applicant, the Translator shall endorse thereon the following words:—
 - "Certified to be a true copy."

and shall sign and date the endorsement, and subscribe his official designation, below which he shall endorse the following words:—

"Authorised by Section 76 of the Indian Evidence Act, 1872."

He shall then cause the proper seal to be affixed to the copy. If the copy covers more than one sheet of paper, the revising and attesting official shall endorse the word "Attested" on every such sheet, and shall set his initials and the date thereunder. He shall at the same time cancel the court-fee stamps, if not already done, representing the cost of the copy.

- 27. Defective copies to be cancelled.—In the event of any copy being found to be unfit for issue by reason that it—
 - (a) has not been clearly, legibly and neatly written or typed;
 - (b) is not in the prescribed form or on paper of the prescribed quality;
 - (c) is so incorrect that revision has rendered it unfit for issue;
 - (d) does not conform to these rules and orders; or
 - (e) is otherwise open to objection;

the Translator shall forthwith write the word "Cancelled" across the copy and a fresh copy shall be made.

- 28. (i) Certificate of accuracy of a copy.—The affixing by the Translator of his signature to a copy is a certificate that the official has personally satisfied himself of its accuracy and that the copy has been personally compared by him.
 - (ii) Disciplinary action to be taken against officials.—
 To ensure correctness of copies, warning shall be issued

to officials who fail to prepare or attest copies properly. Disciplinary action should be taken against official in whose case a warning proves ineffectual.

8. DELIVERY OF COPIES AND ADJUSTMENT OF COSTS

- 29. Mode of cancellation of stamps on copies issued by the Copying Agency.—The Copying Agent shall, before any copy is delivered to an applicant in person or despatched by post endorse thereon the date of such delivery or despatch and cancel the court-fee labels, if any, affixed to it under Articles 6-9 of Schedule I of the Court Fees Act or Article 2 4of Schedule I-A of the Stamp Act, by punching out a portion of the label in such a manner as to remove neither the figure head nor that part of the label on which its value is expressed. As an additional precaution, the signature of the Copying Agent attesting the document, with the date, shall be written across the label, and upon the paper on either side of it.
 - Note.—Care should be taken to distinguish between the modes of cancellation of court-fees stamps affixed to applications for copies and on copies issued by the Copying Agency.
- 30. Adjustment of fees.—The Copying Agent shall then proceed to adjust the charge of the copy and will include in it search fee, if any, and make out the final account for the preparation of the copy or copies. He will then call for the applicant and demand the court fee, if any, leviable under Articles 6-9, Schedule 1 to the Court Fees Act, in respect of such copy and cause the same to be affixed to the copy. The court-fee stamps so affixed shall be duly punched and cancelled in the manner laid down in rule 29. The copy shall then be delivered to the applicant. The delivery of the copy will also be attested by such official as may be appointed by the Financial Commissioner in column 25 of register C. D. 2.

The amount of refund, if any, shall be paid in cash to the applicant in the presence of the Clerk of Court, if the copy is delivered in person and the payees receipt taken in the space provided for the purpose in form C. D. 9.

- 31. Procedure to be adopted in case the copy is not taken by the applicant.—Should the applicant be not present when first called to receive the copy, his name shall be called on three succesive days, and if he fails to present himself within the period, the copy and the balance, if any, to be refunded shall be sent to him by post deducting postage charges from the refund due. The payees receipt obtained through the post office will be pasted on the payment order in form C.D. 9. If, however, there is no balance to be refunded of the amount due is not sufficient to cover money order commission and other postage charges, his application shall be filed and the copy shall not be given to him until a fresh application duly stamped with a court-fee stamp of Re. 0-4-0 is made.
- 32. Copies sent by post.—In cases where the copy has been applied for by post the copy, when duly made. revised and attested, shall be sent to the applicant by post, after adjusting the cost of preparing and sending the copy and the cost of money order commission. The payees receipt obtained through the post office shall be pasted on the payment order in form C.D. 9.
- 33. Period for preservation of sanctioned applications.—Except as provided in rule 15, sanctioned applications for copies shall not be destroyed until a Stamp Auditor has audited the records and registers concerning them even when audit has been carried out earlier, such applications shall be kept for three years. At the end of this period or after the audit, if the audit is not completed within three years, the Assistant Secretary (Revenue) to the Himachal Pradesh Administration shall have such applications destroyed in his presence, and shall certify their destruction in the manner prescribed in rule 27 of the Punjab Stamp Refund, Renewal and Disposal Rules, 1934, reproduced in Chapter 7, Part III of the Punjab Stamp Manual, as applied to Himachal Prad.sh.

Note.—Sanctioned applications shall be kept by the Copying Agent under lock and key.

34. Maintenance of Register C.D. 5 by copyists.—A register of work done by the copyists shall be maintained in form C.D. 5. The register shall be written up daily. In column 3 the letter 'D' should be entered against entries of copies other than the first on a duplicator. Separate registers in form C.D. 5 shall be maintained for English and Vernacular copyists, respectively.

Daily outturn of copyists.—At the end of each month the Copying Agent shall total the columns of the register or registers in this form with a view to judging the outturn of the copyists.

9. ATESTING OFFICER OF COPIES

35. Translator to be the revising and attesting official.—The Translator shall be revising and attesting official of copies of records for the purposes of these rules.

10. SUPERVISION

- 36. Copying supervisor and his duties.—(i) The Clerk of Court being the Copying Supervisor for the purposes of these rules, shall supervise the working of the Copying Agency in the office of the Financial Commissioner, Himachal Pradesh.
- (ii) He shall in addition to the other duties herein prescribed—
 - (a) examine the registers fortuightly, particularly registers C.D. 2 and 3;
 - (b) see that copies are supplied within three days of the date of application unless he shall, for sufficient reason have allowed further time in any particular case;
 - (c) see that court-fee stamps have correctly been affixed to applications and copies and that they have been duly punched and cancelled in accordance with the law and rules;
 - (d) supervise the Copying Agent, the Translator and the copyists in the discharge of their duties and report any dereliction of duty on the part of any member of the Copying Agency to the Financial Commissioner through the Assistant Secretary (Revenue) to Himachal Pradesh Administration.
 - (e) take suitable measures to have the rules promptly and carefully complied with by the staff of the Copying Agency.

11. FEES

- 37. (i) Scale of fees—Every copy of a record shall be supplied at a uniform flat rate of Rs. 5 irrespective of the nature of the judgment and the length of the document of which a copy is asked for. This rate shall also be applicable to copies of orders involving first appointment or promotion or dismissal passed by the Financial Commissioner and other orders relating to establishment, as well as copies of orders which may be considered fit for publication. Copies of record required by Government will be prepared by the Copying Agent free of charge.
- (ii) Assistant Secretary to fix fees in certain cases.— For copies of field maps, boundry maps and tabular works, a special fee, which should always be a multiple of two unnas, shall be fixed by the Assistant Secretary (office-in-charge). He shall endorse it with his own hand on the application for the copy.
- (iii) Urgent copies to take precedence over other copying work.—Applications for 'urgent' copies should take precedence over other copying work. Applicants for urgent copies shall pay an extra fee of two rupees in court-fee stamps. Such fees should be accounted for immediately on receipt as income in column 7 of register C.D. 3 and entered in column 11 of register C.D. 2. The applicant shall, however, be entitled to refund of the urgent fee so paid, if for any reason whatever the copy in respect of which such fee was paid is not ready for delivery to

him by the fourth day after the filing of the application.

- Note.—(1) For the purposes of the above rule, the extra fee to be charged shall be for each document which can properly be regarded as a separate paper. e.g., every deposition of a witness or written state ment of a party or order of the court is a separate paper. In cases of doubt as to a paper is separate or not the Assistant Secretary shall decide.
- (2) If two or three English typewritten copies of a document are asked for there should be only one urgent fee. If the copies asked for are from four to six, the urgent fee should be twice as much and so on. In the case of Urdu or Hindi (vernacular) script, urgent fee should be charged for each copy.
- (iv) Levy of search fee.—A search fee of Re 1 may be imposed under the orders of the Clerk of Court or in his absence the official as may be appointed by the Financial Commissioner in cases in which an unreasonable amount of trouble has been caused in finding out the original record. In such cases the search fee payable shall be certified by the vernacular record keeper who shall recover it from the applicant in court fee stamps and affix it to the application concerned. He shall also punch and cancel the court-fee labels in the manner indicated in rule 11(1).

The record of such fees shall be regularly kept by the Copying Agent in columns 21 and 8 of registers C.D. 2 and 3 respectively.

Note.—Copies of vernacular documents shall be supplied in Roman Urdu if required.

12. ACCOUNTS

38. Maintenance of Register C.D. 3.—A register of daily receipts in form C.D. 3 shall be maintained by the Copying Agent. All receipts on account of copying, urgent, and search fees shall invariably be accounted for in the register and totalled daily.

Only one register shall be kept in this form. The total receipts shall be attested punctually by the Clerk of Court or in his absence by such official as may be appointed by the Financial Commissioner in column 10 of the register.

- 39. Keeping of accounts in register C.D. 6.—A register for the adjustment of amounts received from applicants by money order or V.P.P. shall be maintained by the Copying Agent in form C.D. 6.
- 40. Monthly check of accounts by C.O.C. and quarterly review by Assistant Secretary.—The Clerk of Court shall check the accounts of the month in the first week of the following month and certify to this effect below the entries in register C.D. 3. The accounts shall also be reviewed quarterly by the Assistant Secretary.

13. TRANSLATION

41. Levy of translation fee.—Where a copy is asked for in a language other than that of the original, the copying fee shall be double the rates prescribed for copies whether or not a translation already exists on the file. Such applications shall be entered regularly in register C.D. 2 and distinguished by the letter 'T' in column 9 of the register.

14. REGISTERS

42. Maintenance of registers only in printed prescribed forms.—No registers shall be maintained except those prescribed in these rules. A dak bahi and stamp register shall, however, be maintained in addition to these registers.

The forms of registers will be the same as those prescribed for *District Copying Agencies* with necessary changes.

Note.—The forms and registers to be used under the rules are given in Appendix IX.

APPENDIX II—FORMS AND REGISTERS

(Application Form)

C. D. 1.

URGENT

ORDINARY

Affix here Court-fee Stamp of annas 4 and Court-fee Stamp of the cost of copy. The applicant requests that the copies detailed in Statement No. I be granted.

STATEMENT NO. I

Class of case whether— (1) Civil, Criminal, Revenue or Miscellaneous (2) Original or Appeal	Plaintiff or complaint or complaint or compared by the plaint or accused by Defendant or accused by the plaint or accused	Nature of case with valuation of suit or description of offence, as the case may be had be as the case may be had be suit or dispute is situated or where dispute arose or offence was committed or where dispute arose or offence was committed or here subordinate and appellate court, if any Dates of decision first and of Appellate courts Dates of decision first and of Appellate courts
	2 3	7 8 9 10

STATEMENT No. II-APPLICANT'S FULL ADDRESS

		Address							
Name to be written clearly	Parentage	Occupation 13	District 14	Tehsil and	Thana	Name of village and of Post Office			
	-			-					

APPENDIX II

STATEMENT No. 111

- 1. How will delivery of the copy be taken; personally or registered post?
 - Note.—(a) The only necessary advance is As. 4 court-fee stamp to be affixed to the application, but the applicant may also at his option, affix stamps to cover the cost of the copy.
 - (h) If required by the registered post, an extra charge of eight annas in court-fee stamps is leviable,
 - (c) If required by V. P. P. an extra charge of ten annas in court-fee stamps will be leviable.
- 2. What is the value of the court fee stamps including the four annas court-fee stamps affixed to this
- 3. A receipt will be given in C. D. 10 if the application is personally delivered, or it will be sent by post if an additional four annas court-fee stamp is affixed to the application for the purpose.

Application rejected.

Date

A copy may be supplied.

Date

A search fee of eight annas should be levied.

Date

Copying Supervisor

Copying Supervisor

C. D. 2.

Register of	Applications an	d realizations of fees.

Serial No. of applicant Name and residence of applicant Name of Court to which the file belongs and No. of parties and No. of the item of Schedule A Nature of case, with the No. of the item of Schedule A Number of copies required and J or T Language U. E. H and J or T Copying fee 11 Urgent fee 12 V. P. P. and charges 13 Copying fee 14 V. P. P. and charges 15 Serial No. of register C. D. 3 Serial No. of copy Name of completion & examination of copy Copy Name of copyist	of the copy
--	-------------

•	~	~	-	11	
Form	•	IJ.	Z	(contd.)	

	Fees	Char	geab	e -		Ti II	4	٥	in	o ge eq		511	pu	date	of in due		=	١,
Copying fee	Urgent fee	Search fee	V.P.P. and registration charges	Total of columns 18 to	Date of delivery	Initial of Copying Agent authorising the delivery	Blance due from the applicant (if any)	Date of recovery of balance	Serial No. of C. D. 3 respect of the balance	Serial No. of register of copies pending clearance (in case of undelivered copies)	Balance due to applicant	Amount to be deducted, any	Net amount due for refund to the applicant	e to the No. & refund voucher	the case copies ance is			
18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	3.	4 35	
															ii			

C. D. 3
Daily Income Register.

SI. No.	Date	Serial No. of register C. D.		V.P.P. charges	Registration charges	Urgent fee	Search fee	Total amount received	Initial of the Attesting Officer
1	2	3	4	5	6	7	8	9	10
			Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P	

C. D. 4
Permanent Advance Register.

,	Balance of day			Paid on Acco	Recoupment by contingent bill amount of refund			Daily total of							
Date before		Number of	Amount					expenditure		Balance					
1		2		3		4			5			6		7	
	Rs.	A.	P.	ź	Rs.	A.	P.	Rs.	A.	P.	Rs.	Α.	Ρ.	Rs. A.	. P.
										1					

C. D. 5

Register of individual daily outturn to be maintained by each copyist

Name of copyist.....

Month and date	No. in	Da	ily work do	ne	Cost of the copy	1 x 22 1 C 2 7 1	
	C. D. 2 of copy supplied	Envlish type written pages	English hand- written pages	Urdu Hindi pages		Initials of the Examiner (Translator) with dates in token of haveing examined the copies ready for delivery	Daily remarks as to adequate or inadequate outturn by the De- puty Clerk of Court (Copying Agent)

~	-	

Register of cash and V.P.P.	navments to be maintained	l by the Copying Supervisor.
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Date	Application No. in C. D. 2	Cash received by M.O.	Payments made by V.P.P.	Court-fee stamps purchased, affixed and cancelled	Received of Translation	Serial No. of the money order or V.P.P. coupons in the guard file rule 14
1	2	Rs. As. P.	Rs. As. P.	S Rs. As. P.	6	. 7

C. D. 7

File-Fetchers hand book of applications received as requisitions for files.

Nu mber of Application as registered in C. D. 2 with value of court-fee stamps attached	Name of court or pargana to which the application relates	Signature of Ahlmad of Court or Moharrir Record Room	Date of receipt of file from the re- cord room or the court concerned	fetcher, copying

C. D. 8

Register of files issued to and returned from Copying Agenties to be maintained by file-fetcher, Courts and Head Record Keeper.

Seria No.	Date	Application	Goshwara or Register General No.	Case No.	Date of decision or hearing	Parties names	Nature of case	Name of Court	Whether search fee recommen- ded or not	Signature of the official receiving the file	Signature of the official returning the file
1	2_	3	44	5		7_	8	9	10		12

 †	Serial No of C. D. 2	Total amount deposited in advance	Total amount charged for copying fee, urgent fee, search fee, registration and postage charges	Amount deposit- ed in excess column 2-3	Deduction allowed	Net amount refundable	Remarks
-	1	2 Rs. A. P.	Rs. A, P.	8s. A. P.	5 Rs. A. P.	Rs. A. P.	

Certified that the above particulars have been checked by me.

(Clerk of Court)

Copying Agent (Deputy Clerk of Court)

Officer-in-Charge (Assistant Secretary).

Received the sum of Rs.....

Signature of applicant.

Note.—In case of remittances by money order coupons should be pasted on this form.

By money order

	C. D. 10
Receipt No	Receipt No
	D 11

C. D. 11 -

Register of refused V.P.Ps and balance of fees due.

Serial No.	Name and address of applicant	Number of entry in C. D. 2 for which fees are due	Amount or balance due	Included in statement for month of for recovery as arrear of Land Revenue [rule 58(b)]	Date of recovery with reference to se- rial No. of guard file of V.P.P. and Mo- ney order coupons	Remarks
1	2	3	4	5	6	7

Simla-4, the 17th December, 1956

- No. R. 60-159/56. WHEREAS it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of High School building, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.
- 2. This notification is made under the provisions of Section 4 of the Land Acquisition Act, 1894 as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Mahasu District, Kasumpti. SPECIFICATION

 District: MAHASU

Tehsil: CHINI

		A	rea
Village	Khasra No.	Bigha	Biswa
CHAK YORANGI	526/2 525	1 14	11 17
town	Total	16	8

Simla-4, the 17th December, 1956

- No. R. 60-105/56.—WHEREAS it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of A. V. Pharmacy, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.
- 2. This notification is made under the provisions of Section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

- 3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Mandi District, Mandi.

SPECIFICATION

District: MANDI Tehsil: JOGINDER NAGAR

istrici.	MITTINDI	I Chair.	MOUNDIN	MAUAK
Village	Khasra No	o. Bi	Are: gha Bisw	
CAPAR	30/14		2 2	1
	35		2 2 1 2 I II	18
	205		1 11	15
	680/640		0 7	19
	679/640		0 8	
	193/1		2 4	8
	197/2		1 10	
	646/199/3			
	196/2		0 13 5 5 0 3 0 2 1 8 0 2 0 8 0 9	5
	649/641) 3	11
	655/280		0 2	8
	202		1 8	11
	652/204	9	0 2	18
	206		0 8	16
	207	18	0 9	2
	208		0 4 0 8	2 0
	209		0 4 0 8 0 7 0 3 2 4	4
	657/280		0 7	17
	644/199		3	16
	654/204		2 4	17
	647/641		2 4 7 9	18
	203		8 0	10
	Total	2	9 8	14

By order, BASANT RAL Assistant Secretary.

भाग 2 — वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यत्तों और जिला मैजिस्ट्रेटों द्वारा अधिमवनाएं इत्यादि AGRICULTURE DEPARTMENT OFFICE OF THE DISTRICT MAGISTRATE, MANDI DISTRICT MANDI . 16 Car

NOTIFICATION

Simla-4, the 18th December, 1956

No. Agr. 5-175/49.—In supersession of this Department Notification of even number, dated the 1st November, 1956 revised sanction is hereby accorded to the grant of 15 days earned leave in favour of Shri S. S. Saini, District Agricultural Officer, Sirmur District, Himachal Pradesh, from 18-12-56 to 1-1-57 (both days inclusive).

SUKH RAJ,

for Director of Agriculture.

NOTIFICATION

Mandi, the 10th December, 1956

No. 23 MD-5(1)/55.—In pursuance of Rule 178(3) of the Himachal Pradesh Panchayat Rules, the names of the following persons elected to Tehsil Panchayat Sarkaghat as given below are published for general information:

Tehsil Panchayat Sarkaghat.

Name of Panch. St. No.

Shri Bhagat Ram Shri Govind Ram

2. 3. Shri Paras Ram

Shri Sudama Ram

Gram Sabha. Langerh Khala Bhoor

Saklana Sidhpur

MAHABIR SINGH,

District Magistrate.

भाग 3 - अविनियम, विधेयक व्यौर विथेयकों पर प्रवर समिति के प्रतिवदन, वैधानिक नियम तथा हिमाचल प्रदेश के उपराज्यपाल, जुडिशल कमिश्तरज कोर्ट, फाइनेन्शल कमिश्तर, कमिश्तर आफ इन्क्रम टैक्स द्वारा ऋधिस्वित आदेश इत्यादि।

OFFICE OF THE COMMISSIONER OF INCOME TAX

NOTIFICATION No. 32

Simla, the 13th December, 1956

No. G. 339/693.-1. On release from the Income-tax Reorganisation Wing of the Central Board of Revenue, New Delhi, Shri S. S. Ratna, I.R.S., took over as Appellate Assistant Commissioner of Income-tax, Ludhiana Range, on the 1st November, 1956 (F.N.), relieving Shri R. S. Rawal, I.R.S., Appellate Assistant Commissioner of Income-tax, Jullundur Range, of the additional charge.

- 2. Consequent upon the verification of title to Half Pay Leave of Shri S. C. Magotra, Inspecting Assistant Commissioner, Srinagar, by the Accountant General, Puniab, Simla, this office Order No. P.F.S-XV/7031, dated 21-6-56. was partially modified so that earned leave for 120 days with effect from 27-6-56, followed by half pay leave for 40 days, preparatory to retirement applied for by Shri S. C. Magotra, I.R.S., Inspecting Assistant Commissioner of Income-tax, Srinagar, was refused in public interest.
- 3. Shri Joginder Singh, I.R.S., Income-tax Officer. Special Estate Duty-cum-Income-tax Circle, Sections 1 and II, Amritsar, was granted earned leave for 20 days with effect from 12-11-56 with permission to affix 11-11-56 and 2-12-56 being Sundays.
- 4. Shri Sangram Singh, I.R.S., Income-tax Officer. A-ward, Amritsar, was appointed as Income-tax Officer, Special Estate Duty-cum-Income-tax Circle, Sections Special Estate Duty-cum-Income-tax Circle, Sections I and II, Amritsar, with effect from 10-11-56 (A.N.) in addition to his own duties in the absence on leave of the Logisday Singh IPS Shri Joginder Singh, I.R.S.
- 5. Shri Sangram Singh, I.R.S., Income-tax Officer, A-ward, Amritsar, was transferred and posted as Incometax Officer, Special Circle, Amritsar with effect from 15-11-56 (A.N.) vice Shri S. K. Lall, I.R.S., transferred. Shri Sangram Singh, also, continued to hold charge of A-ward, Amritsar, in addition to his own duties.
- 6. On relief by Shri Sangram Singh, I.R.S., Shri S. K. Lall, I.R.S., Income-tax Officer, Special Circle, Amritsar, was transferred and posted as Income-tax Officer, Amritsar, was transferred and posted as Income-tax Officer, Special Circle, Ambala with effect from 23-11-56 (F.N.) relieving Circle, Amdaia with effect from 25-11-50 (F.N.) relie Shri Dev Raj Puri, I.R.S., of the additional charge.
- 7. Shri Ghulam Hassan, Income-tax Officer, A-ward, 7. Shri Ghulani Hassan, Income-tax Officer, A-ward, Jammu was posted as Income-tax Officer, B-ward, Jammu, with effect from 10-11-56 (A.N.) in addition to his own duties vice Shri G. P. Gupta, I.R.S., transferred.
- 8. On relief by Shri Ghulam Hassan, Shri G. P. Gupta, 8. On rener by Shir Chount Hassan, Shirl G. P. Gupta, I.R.S., Income-tax Officer, B-ward, Jammu, was transfer-

red and posted as Income-tax Officer, Projects Circle, Section I, Ambala, with effect from 14-11-56 (A.N.) vice Shri V. S, Gupta, I.R.S., transferred.

- 9. On relief by Shri G. P. Gupta, Shri V. S. Gupta, I.R.S., Income-tax Officer, Projects Circle, Section I was transferred and posted as Income-tax Officer, Award, Amritsar with effect from 22-11-56 (F.N.) relieving Shri Sangram Singh, I.R.S., of the additional charge.
- 10. Shri G. C. Samnotra, Income-tax Officer, Projects Circle, Jammu was posted as Income-tax Officer, Udhampur with effect from 19-11-56 (F.N.) in addition to his own duties vice Shri Atta Mohd. Khan transferred.
- 11. On relief by Shri G. C. Samnotra, Shri Atta Mohd. Khan, Income-tax Officer, Udhampur, was transferred and posted as Income-tax Officer, B-ward, Jammu with effect from 22-11-56 (F.N.) relieving Shri Ghulam Hassan of the additional charge.
- 12. Shri A. L. Sharda, Income-tax Officer, B-ward, Patiala was appointed as Income-tax Officer, Chandigarh with effect from 19-11-56 (A.N.) in addition to his own duties vice Shri Harish Chandra, I.R.S.. promoted as Appellate Assistant Commissioner of Incometax, under Board's order F. No. 27/14/56-Adm.VI, dated
- 13. Shri Joginder Singh II, Income-tax Officer, E-ward, Amritsar was transferred and posted as Income-tax Officer, F-ward, Amritsar with effect from 12-11-56 (A.N.) vice Shri Sampuran Singh transferred. He, however, continued to hold charge of E-ward, Amritsar in addition to his own duties.
- 14. On relief by Shri Joginder Singh II, Shri Sampuran Singh, Income-tax Officer, F-ward, Amritsar was transferred and posted as Income-tax Officer, A-ward, Rohtak with effect from 20-11-56 (A.N.) vice Shri K. S. Sandhu, I.R.S., transferred.
- 15. On relief by Shri Sampuran Singh, Shri K. S. Sandhu, I.R.S., Income-tax Officer, A-ward, Rohtak was transferred and posted as Income-tax Officer, Chandigarh with effect from 26-11-56 (F.N.) relieving Shri A. L. Sharda of the additional charge.
- 16. Shri Yudhister Pal, Income-tax Officer, Salary Circle, Section I, Patiala was appointed as Income-tax Officer, Salary Circle, Section II, Patiala in addition to his own duties with effect from 12-11-56 (A.N.) rice Shri Harbans Singh transferred.
- 17. On relief by Shri Yudhister Pal, Shri Harbans Singh, Income-tax Officer, Satary Chee. Steam II, Patiala, was transferred and posted as Income-tax Officer, E-ward, Amritsar with effect from 21-11-56

118. Shri Bhagar Shigh. LRS 11 hoome tax Officer. Hissar was granted earned leave for 14 days with effect from 17-11-56.

from 17-11-56.

19. Shri Jawala Dass, Income-tax Officer, B-Ward, Bhatinda was appointed as Income-tax Officer, Hissar with effect from 16-11-56 (A.N.) in addition 16-11-56 income. duties in the absence on leave of Shir Bhagat Singh, the following pr l'ehail i

20. On return from leave Shri P. T. Ranadive, I.R.S., Inspecting Assistant Commissioner of Income-tax, Amrisar was reposted as Inspecting Assistant Commissioner of Income-tax, Amritsar with effect from 17-11-56 (F.N.) relieving Shri I. P. Gupta, Inspecting Assistant Commissioner of Income-tax, Patiala of the additional charge.

21. Shri Brij Bhushan Lal, Income-tax Officer, A-ward, Ferozepur, was granted earned leave for 5 days with

IE.N.) religying Phi Joginder Singhallphaheratudispusts selffentapar-2014-265 FIG 14 1444 Weblief - 1914-22. Shri Bhagwan, Dass, Incometax Officer, B-ward, Ferozepur, was appointed as Incometax Officer, A-ward, Ferozepur, with effect from 26-11-56 (F.N.) in addition to his own duties in the absence on leave of Shri Brij Bhushan Lal.

23. Sarvashri Gora Lai Gupta and Ai Li Sharda have been appointed substantively as Income-tax Officers, Class II with effect from 1st January 1956.

24: Under F.R. 186, Shri S. C. Magotra, Inspecting Assistant Commissioner of Income-tax, Srinagar was granted earned leave for 120 days followed by half pay leave for 40 days, with effect from 4-12-56. This leave being leave preparatory to retirement had already been refused to him in public interest.

M. E. RAHMAN,

Commissioner of Income-tax.

भाग 4-स्थानीय स्वायत्त शासनः म्युनिसिषल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोर्टाफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग

PANCHAYAT DEPARTMENT

CORRIGENDUM

Simla-4, the 12th December, 1956

No. CS. III-122/54.—The number of seats reserved for women other than of Schedule Castes for Gram Sabhas

of Dhunipanjail and Namhol of Tehsil Sadar in Bilaspur District is three in each case and not four as has been mentioned under col. 9 of this office notification of even number, dated 1st November, 1956.

By order, P. C. SAXENA. Secretary.

भाग ५-वैर्याक्तक अधिसुचनाएं और विज्ञापन

OFFICE OF THE COMPENSATION OFFICER. BILASPUR DISTRICT, BILASPUR

FORM L.R. III

Notice under Rule 4(1) of the Himachal Abolition of Big Landed Estates and Land Reforms Rules, 1955.

Before the Compensation Officer, Bilaspur District, Himachal Pradesh.

In the matter of Shri Munshi S/o Rama Ghumar R/o Pranu, P. Gehrwin (Tenant).

Smt. Duri W/o Chhaiu, Jai Kishan, Tulsi Ss/o Jiwanu Rajput R/o Amrowa, Tehsil Ghumarwin (Landowners). To

All persons concerned.

Whereas Shri Munshi (Tenant) has applied under Sub-Section (1) of Section 11 of the Himachal Pradesh Abolisection (1) of section 11 of the Hinachai Fladesi. Adolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 38 Bighas 17 Bis. (as entered in the Revenue Records) situate in Village Dharar, Pargana Gehrwin, Tehsil Ghumarwin, District Bilaspur in the supership of Series Duri etc. (Londourgers) ownership of Smt. Duri, etc. (Landowners).

And whereas a sum of Rs. 645 is proposed to be allowed as compensation to be paid by the said Shri Munshi (tenant) to the said Smt. Duri, etc. (Landowners) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 645 as compensation, shall be received by the undersigned by 15-1-57 (date). Any persons having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand, and seal, this 6th day of December, 1956.

JAIPAL SINGH,

Compensation Officer.

OFFICE OF THE COMPENSATION OFFICER, BILASPUR DISTRICT, BILASPUR

FORM L.R. III

Notice under Rule 4 (1) of the Himachal Abolition of Big Landed Estates and Land Reforms Rules, 1955.

Before the Compensation Officer, Bilaspur District, Himachal Pradesh.

In the matter of Shri Ram Rattan S/o Gupta Nand Brahmin R/o Bilaspur (Tenant).

The State (Landowner).

To

All persons concerned.

Whereas Shri Ram Rattan (Tenant) has applied under Sub-Section (1) of Section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, for grant of proprietary rights in the land of his tenancy measuring 5 Biswas (as entered in the Revenue Records) situate in Village Bilaspur, Pargana Sadar, Tehsil Sadar, District Bilaspur in the ownership of the State (1 and owner) of the State (Landowner).

And whereas a sum of Rs. 0-3-3 is proposed to be allowed as compensation to be paid by the said Snri kam Rattan (tenant) to the said the State (Landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 0-3-3 as compensa-tion, shall be received by the undersigned by 5-1-57 (date). Any persons having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand, and seal, this 5th day of December, 1956.

JAIPAL SINGH.

Seal.

Compensation Officer.

Scal.

हश्तहार आ० 5, रूल 20 जाब्ता दिवानी बग्रदालत श्री बन्सी घर शर्मा, एम० ए०, एल एल० बी०, सीनियर सब जज, मन्ही, हिमाचल प्रदेश । मि० नं० 204 दीवानी मरजुग्रा 18-10-56

कमला पुत्र उदे राम, जाति राजपूत, सकता तरोहे, इलाका रेहढ़ धार पछिहत, तहसील सदर · · · वादी।

बनाम

मोती राम पुत्र हरनामा, जाति जमबाल राजपूत, सकना तान्दी, इलाका पछिहत, तहसील सदर, मन्डी · · · · प्रतिवादी ।

दावा दिवानी मु० 111-5-0 २० वरूये मुद्राहदा जवानी बनाम.—मोती राम पुत्र हरनामा जाति राजपूत, सकना तान्दी, इलाका रेहढ़ पछिहत, तहसील सदर • • • प्रतिवादी ।

मुकद्मा मृन्दरजा बाला की तारीख पेशी 3-1-57 की अदालत हजा में मुकर्र है इस में मुसम्मी मोती राम प्रतिवादी पर मामूली तरीका से तामील समन होनी मुझकल है इसलिये मुदाला मजकूर को बजरिये इश्तहार हजा मुतला किया जाता है कि वह तारीख मुकर्रा पर असालतन या वकालतन हाजर अदालत हो कर मुकद्मा की पैरवी व ज्वाब देही करे बरना उस के खिलाफ कारवाई यक तरफा का हुकम दिया जावेगा। 14-12-56

मोहर

बन्सी घर शर्मा, सीनियर सब जज, मन्डी।

इश्तहार श्रखबारी व ग्रदालत श्रीम,न A. C. महोदय
II Grade तहसील सदर, जिला मण्डी, हिमाचल प्रदेश ।
मुकदमा नम्बर 158 मरजुग्रा 21-7-1956
श्री जिन्द् सपुत्र कुन्दन जाति खत्री, बासी नगर मण्डी, तहसील सदर, जिला मण्डी ... बादी ।

वनाम्

 श्री कांशी राम, 2. लाल सिंह सपुत्रान सरदार 3. पुनु सपुत्र तुलसिया कौम राजड़त, वासी हवागी, इलाका बगड़ा, तहसील सदर, जिला मण्डी : : : श्रीतवादीगण ।

दावा पैदावार मालियात रुपए 306-13-6

ग्रज् खरीफ 1953 ता रबी 1956 मुकदमा मुन्दरजा ग्रनुवांन वाला में प्रतिवादी नं० 2 श्री लाल सिंह के नाम श्रदालत हज़ा से कई बार समनात जारी किये गये परन्तु रिपोर्ट तामील कुनिन्दा यही मौसूल होती रही है कि प्रतिवादी मजक्र घर पर नहीं दस्तयात हुआ ग्रत: प्रतिवादी मजक्र को वजिएया इश्तहार हजा मुला किया जाता है कि वह वताशील 10-1-1957 को श्रमालनन या वकालतन हाजिए ग्रदालत हो कर ज्वाबदेही मुकदमा करे वसूरत दिगर कारवाई यक्त की ग्रमल में लाई जा कर फैसला मुकदमा किया जावेगा मुला रहे।

न्न्राज तिथि ।2-12-56 को वसका हस्ताक्षर मेरे व मद्रा न्यायालय से जारी किया गया ।

मोहर

हम्ताक्षर, A. C. II Grade,

मण्डी ।

इश्तहार हसव ग्रांडर 5, रूल 20 जाव्ता दिवानी व ग्रदालत श्री मान ग्रांम प्रकाश B. A., L.L. B., Additional डिस्ट्रिक्ट जज विलासपुर, डिस्ट्रिक्ट विलामपुर, H.P. मिसल न० 18 वाबत 1956 ग्रपील दिवानी

म् ० देवकु वेत्रा मेजहर राजदूत, सकता कोट, परगना ब्रजमेरपुर • • • • • • श्रीपलान्ट ।

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जिवनु, दियालू, कांशी सपुत्र मलागर, राजपूत सकता कोट, परगनां श्रजमेरपुर, रौस्पान्डन्टान ।

> श्रपील विनाराजगी फैसला श्रदालत S.S.J. विलासपुर तिथि 5-1-56

जिवनु, दयालु, कांशी सपुत्र मलागर राजपृत सकना, कोट, परगना अजमेरपुर ः ः रैस्पान्डन्टान ।

चुकि मुकरमा मन्दरजा अनवाला में जिवन, दियाल, मुनशी रैस्पान्डन्टान के तामील की निसवत रपोर्ट है कि वह बाहर कहीं काम मजदूरी पर चले गए हैं उनकी आमद व रिहायश का कोई पना नहीं है। लिहाजा जिवन, दियाल, कांशी रस्पान्डन्टान मजकूर को इश्तहार जारी किया जाता है। कि रस्पान्डन्टान मजकूर वतारीख 8 जनवरी, 1957 विमकाम विलासमुर हाजर होकर पैरवी मुकरमा मरे। नहीं तो उनके खलाककारवाई यकतरकी अनन में लाई जाकर फैसला मिसल का किया जावेगा।

श्राज तिथि 12 दितम्बर, 1956 वदस्तखत मेरे रू मौहर श्रदालत से जारी किया गया ।

श्रोम प्रकाश.

मोहर

ग्रहीशनल डिस्ट्रिक्ट जज, बिलासपुर ।

भाग 6---भारतीय राजवत्र इत्याद में से पुनः प्रकाशन ।

भाग 7 — भारतीय निर्वाचन-श्रायोग (Election Commission of India) को वैधानिक अग्निसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसचनाएं।

श्न्य

अनुप्रक

शून्य